

0 8 MAR 2000

INTENT COOPERATION TREALY

7-21-99

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: PETER J. BUTCH, III
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PHILADELPHIA PA 19107-2950

PCT

WRITTEN OPINION PHILADELPHIA PA 19107-2950 (PCT Rule 66) 21 MAY 1999 Date of Mailing (day/month/year) Applicant's or agent's file reference REPLY DUE within TWO months P22,590 PCT from the above date of mailing International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US98/18816 10 SEPTEMBER 1998 10 SEPTEMBER 1997 International Patent Classification (IPC) or both national classification and IPC IPC(6): COSG 63/00, 63/02, 67/00, 69/00 and US CI.: 528/176, 193, 271, 272 Applicant RUTGERS, THE STATE UNIVERSITY

1.	This written o	ppinion is the first (first, etc.) drawn by this Internationa	l Preliminary Examining Authority.				
2.	This opinion contains indications relating to the following items:						
	ı x	Basis of the opinion	·				
	11 🔲	Priority					
		Non-establishment of opinion with regard to novelty, inventive step or	industrial applicability				
	IV 🔲	Lack of unity of invention					
٠.	v 🗴	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, invercitations and explanations supporting such statement	ntive step or industrial applicability:				
	VI 🗌	Certain documents cited	FOR 22590 PCT				
	VII 🔲	Certain defects in the international application	MAY 2 4 1999				
	VIII	Certain observations on the international application	SYNNESITED & LALBUER				
3. The applicant is hereby invited to reply to this opinion. ATTEN: PIBIJES							
	When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request the Authority to grant an extension., see Rule 66.2(d).						
How? By submitting a written reply, accompanied, where appropriate, by amendments, accord For the form and the language of the amendments, see Rules 66.8 and 66.9.							
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, For an informal communication with the examiner's see Rule 66.6.			its, see Rule 66.4 bis.				
If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.							
4.	4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 10 JANUARY 2000						
							

Name and mailing address of	the IPEA/US	Authorized office	er	12	1/2
Commissioner of Patent Box PCT Washington, D.C. 202	s and Trademarks	TERRESSA	MOSLEY	[popul	11/11/1-
Facsimile No. (703) 305-32	30	Telephone No.	(703) 308	I-0651	

WRITTEN OPINION

International application No.

PCT/US98/18816

v. 	V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial apprintment and explanations supporting such statement							
1.	STATEMENT			Α				
	Novelty (N)	Claims	NONE		YES			
		Claims	1-40		NO			
	Inventive Step (IS)	Claims	NONE	<u> </u>	YES			
		Claims	1-40	. \	NO			
	•	,						
	Industrial Applicability (IA)	Claims	1-40		YES			
		Claims	NONE		NO			

2. CITATIONS AND EXPLANATIONS

Claims 1-40 lack novelty under PCT Article 33(2) as being anticipated by USP 5,264,540, Kevin Cooper.et al. Cooper et al. discloses an improved process for preparing an aromatic polyanhydride is disclosed.

The aromatic polyanhydride is prepared by reacting an aromatic

dicarboxylic acid with an anhydride to form an anhydride prepolymer, isolating and purifying the prepolymer, and subjecting the prepolymer to melt polycondensation conditions. The improvement specifically relates to the purification of the acid so it is essentially free of impurities before it is reacted with the anhydride. The polymers prepared from the improved process have higher molecular weights than the molecular weights achieved from the prior art processes, and exhibit outstanding thermal stability and mechanical properties. This combination of properties allows the aromatic polyanhydrides to be melt processed to prepare numerous devices. In addition, these aromatic polyanhydrides are bioabsorbable, and this attribute in combination with its ability for melt processing makes the polyanhydrides particularly well-suited for the preparation of implantable surgical devices such as wound closure devices which are designed to absorb in the body when exposed to moist bodily tissue. Note applicants' "comprising" is open language and does not exclude those additional moieties etc. disclosed herein. In view of the above, there appears to be no significant difference between the reference and that which is claimed by applicant(s). Any differences not specifically mentioned appear to be conventional. Consequently, the claimed invention cannot be deemed as novel and accordingly is unpatentable.

Claims 1-40 lack novelty under PCT Article 33(2) as being anticipated by USP 4,997,904 Abraham J. Domb.et al.

Domb discloses an aromatic anhydride copolymers containing at least two aromatic diacid units, which are soluble in chloroform or dichloromethane to concentrations between approximately 0.5 to 50% weight/volume, melt at temperatures below 180.degree. C., and have low crystallinity are disclosed. The copolymers may contain (Continued on Supplemental Sheet.)